The Gazette



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No. 6]

NEW DELHI, SATURDAY, MAY 6, 1950

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 2nd May 1950:-

-8.	No.	No. and Date	Іввиеd by	Subject
	1	No. 7-I.T.C./50, dated the 28th April 1950.	Ministry of Commerce	Further amendments in the Open General Licence No. XIV
	2	No. 131-EVRI., dated the 1st May 1950 .	Ministry of External Affairs	The Chandernagore (Application of Laws) Order, 1950.
*	3	No. 6-VP(2)/50, dated the 1st May 1950 .	Ministry of Agriculture	Fixation of maximum prices of Vegetable Oil Products.
	4	No. F-22-1/50-Pak.III, dated the 20th April 1950.	Ministry of External Affairs	Decisions of the Indo-Pakistan Boundary Disputes Tribunal
	5	No. 1-ITC(P.N.)/50, dated the 1st May 1950.	Ministry of Commerce	Curtailment of correspondence relating to applications for Import Licences for July-December 1949.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Indente should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence)

PARLIAMENT OF INDIA

New Delhi, the 26th April 1950

No. F. 16-V/50-L.—The following motion adopted by Parliament at its meeting held on the 19th April 1950 is published for general information:-

"THAT in pursuance of clause (4) of Article 101 of the Constitution of India, the seats of the following members of Parliament who have been absent from all meetings of the House for a period of more than sixty days are hereby declared vacant:-

- (1) Shri Ravu Swetachalapathi Ramakrishna Ranga Rao.
- (2) Shri Raghib Ahsan.
- (3) Shri Abdul Hamid''.

M. N. KAUL, Secy.

MINISTRY OF LAW

New Delhi, the 25th April 1950

No. F.21(3)/50-C.—WHEREAS the seat of Shri S. Nijalingappa, a member of the Constituent Assembly of India representing the Province of Bombay, having become vacant by virtue of the provisions of clause (8) of article 379 of the Constitution of India, a vacancy has occurred in the seat of a member representing the State of Bombay in Parliament:

NOW, THEREFORE, in pursuance of the provisions of sub-rule (1) of rule 4 of the Provisional Parliament (Filling of Casual Vacancies and Election Petitions) Rules, 1950, the President is pleased to call upon the members of the Bombay Legislative Assembly to elect, in accordance with the said Rules, a person for the purpose of filling the said vacancy.

S. N. MUKERJEE, Joint Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 24th April 1950

No. 21/6/50-AIS.—The following amondments to the rules for the combined competitive examination, 1950, published in the Ministry of Home Affairs Notification No. 21/6/50-AIS, dated the 10th April 1950, are notified for general information:-

1. For note 2 in para. 6(b) of the rules, the following may be substituted-

"For the Indian Foreign Service a woman candidate is eligible only if she is unmarried or a widow If such a candidate is without encumbrances. selected, she will be appointed on the express condition that she might be called upon to resign the service on marriage or re-marriage'

2. In para. 2 of the Appendix IV to the above rules delete sub-paras. (e) to (g) and substitute the following:

(c) Pay Scales-

Junior Scale: Rs. 350—400—450—450—500—540—30 - 690— E. B. —30—870—40—950 (19 years).

Senior Scale: Rs. 800 (6th year or under)-50-1,000-60-1,300-50 -1,800 (25 years).

(f) A probationer will receive the following pay during probation:-

First year Rs. 350 per mensem.

Second year Rs. 400 per mensem.

Third year Rs. 450 per mensem.

This may be supplemented as necessary with an allowance towards the cost of training abroad.

Note.—Annual increments during probation will be contingent on the probationer passing the prescribed tests i. any and showing progress to the satisfaction of Govern-

On successful completion of probation, a probationer will be confirmed in the Indian Foreign Service.

- (g) An officer belonging to the Indian Foreign Service will be liable to serve anywhere inside or outside India.
- (h) Other conditions of service, e.g., Leave, Pension etc., will be determined by Government later.

R. K. RANGAN, Asstt. Secy.

New Delhi, the 28th April 1950

No. 15/108/47-Police (I).—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878) the Central Government is pleased to direct that the following further amendments shall be made with effect from the 1st day of August, 1950 in the Indian Arms Rules, 1924 namely :-

In the said Rules :-

- (a) in clause (b) of the proviso to sub-rule (I) of rule 3, for the words, figures, letters and brackets "entry 1(b), entry 2 or entry 6 (e) ", the word and figure "entry 2" shall be substituted;
 - (b) for the table annexed to Schedule I the following shall be substituted, namely:-

THE TABLE

Persons or classes of persons	Arms and Ammunition	Provisos and restrictions	Prohibitions and directions		
. (a) President of India	All except :— (a) cannon;		Those contained in sections 13 to 15.		
(b) Governor of a Part A State	(b) articles designed for torpedo service;				
(c) Maharajpramukh of Rajasthan	(c) war-rockets;				
(d) Rajpramukh of a Part B State	(d) such rifles, muskets, pistols or revolvers as are specified in clause (a) of sub-rule (1) of rule 7 (and ammunition which can be fired from a rifle of '303 or '450 bore or 8 m.m. calibre or from a musket of '410 bore or from a pistol or revolver of '441, '455 or any intermediate bore or of '38 bore or 9 m.m. calibre) not lawfully imported into India;	•			

Persons or classes of persons	Arms and Ammunition	Provisos and restrictions	Prohibitions and directions
(e) Chief Commissioner of a Part C State.	(c) machinery for the manufacture of arms or ammunition;		
	(f) appliances the object of which is the silencing of fire arms;		
	(g) appliances (including pistols, pistol- pens, pistol-pencils, and grenades, cartridges, etc.), for discharging gas and		
	(h) continuous fire fire-arms.		
 (a) Ruler of an Indian State having a salute of guns. 	Ditto.		Those contained in sections 13 to 15-
(b) Any legitimate son of such ruler who is not less than 16 years of age and has been no- minated by such Ruler.	Ditto.	••	Dítto.
(c) A.D.Cs, and/or personal body-guards of such Ruler.	Ditto.		Ditto.
(d) Servants of such Ruler, when carrying arms for, but not accom-	Ditto.	This exemption shall be subject to the following conditions:—	
panying, the Ruler.		(i) the number of servants entitled to the exemption in the case of each such ruler shall not exceed 4, and	Ditto.
•		(ii) their names shall have been specified in a general authorisation to any such ruler issued by the State Government concerned.	
. (a) Ruler of an Indian State not having a salute of guns.	(a) cannons; (b) articles designed for torpedo service; (c) war-rockets; (d) such rifles, muskets, pistols or revolvers as are specified in clause (a) of sub-rule (1) of rule 7 (and ammunition which can be fired from a rifle of 303 or 450 bore or 8 m.m. calibre or from a musket of 410 bore or from a pistol or revolver of 441, 455 or any intermediate bore or of 38 bore or 9 m.m. calibre) not lawfully imported into India; (e) machinery for the manufacture of arms or ammunition; (f) appliances the object of which is the silencing of firm arms; (g) appliances (including pistols, pistolpens, pistolpens), and grenades, cartridges, etc.), for discharging gas and (h) continuous fire fire-arms.	This exemption shall be subject to such conditions (if any) as may be prescribed by the Central Government and may, where necessary, be of a general nature dispensing with the necessity of a fresh order on each occasion.	Ditto.
(b) Such members of the family of a Ruler of an Indian State, as may be specified by the Central Government.	Ditto.	Ditto.	Ditto,
(c) A.D.Cs. and/or personal body-guards of the Ruler of an Indian State, not having a salute of guns.	Ditto.	The A.D.Cs. and/or personal body- guards entitled to the exemption shall not exceed such number as the Central Government may, from time to time, specify.	Ditto.
Every person of Coorg race and every Jumma tenure holder in Coorg, who by his tenure, is liable to perform military or police duties.	Ditto.	The arms or ammunition carried or possessed by any person herein exempted whilst residing or travelling outside the State of Coorg shall not exceed one rifle with 100 rounds of ammunition for the same and one smooth bore breech or muzzle loading gun with 500 cartridges or the equivalent in leaden shot and gun powder.	. Ditto.

New Delhi, the 1st May 1950

No. 9/12/50-Police (I).—The Central Government is pleased to direct that the following amendment shall be made in the Ministry of Home Affairs' Notification No. 9/12/50-Police (I), dated the 2nd March 1950, namely:—

In para, 2 of the said notification for the words "two months" the words "six months" shall be substituted.

U. K. GHOSHAL, Dy. Secy.

MINISTRY OF STATES

New De'hi, the 25th April 1950

No. 43-J.—The following certificate granted by the President is hereby notified for public information:—

"WHEREAS the Laws specified below enacted not more than eighteen months before the commencement of the Constitution of India have, within three months of such commencement, been submitted to the President for his certification; NOW, THEREFORE, in exercise of the powers conferred by clause (6) of Article 31 of the Constitution of India, I Rajendra Prasad, hereby certify that none of the following laws, namely:—

- 1. The Hyderabad Abolition of Jagirs Regulation, 1949.
- 2. The Hyderabad Jagirs (Commutation) Regulation, 1950.
 - 3. The Saurashtra Grants Resumption Ordinance 1949.
- 4. The Saurashtra Grants Resumption (Amendment) Ordinance 1950.
 - 5. The Madhya Bharat House Control Act S. 2006.
- 6. The Mangrol and Manavadar (Administration of Property) Act, 1949 (Act II of 1949).
- 7. The Scheduled Securities (Hyderabad) Act, 1949 (VII of 1949), shall be called in question in any court on the ground that it contravenes the provision of clause (2) of the said Article or has contravened the provisions of subsection (2) of Section 299 of the Government of India Act, 1935."

RAJENDRA PRASAD, President.

C. GANESAN, Dy. Secy.

MINISTRY OF FINANCE

New Delhi, the 2nd May 1950

No. D. 2910-F. 111/50.—Statement of the Affairs of the Reserve Bank of India, as on the 28th April 1950.

BANKING DEPARTMENT

		LIA	BILIT	TES			$\mathbf{R}\mathbf{s}$.	Assets Rs.
Capital paid up							5,00,00,000	Notes
Reserve Fund							5,00,00,000	Rupee Coin
Deposits :	-							Subsidiary Coin
(a) Governme	nt-							Bills Purchased and Discounted:—
(1) Central			\mathbf{nt}				133,37,12,000	(a) Internal
(2) Other (lover	nmen	ts				27,26,56,000	(b) External
(b) Banks							51,54,22,000	(c) Government Treasury Bills 1,95,63,000
(c) Others							61,12,02,000	Balances held abroad*
Bills Payable		i					5,09,81,000	Loans and Advances to Governments 4,16,00,000
Other Liabilities	-	-					15,79,06,000	Other Loans and Advances
Other Elastices	•	•	•	-			,,,	Investments
								Other Assets
*					Rup	ees	304,18,79,000	Rupees . $304,18,79,006$

^{*}Includes Cash & Short term Securities.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 28th day of April 1950.

ISSUE DEPARTMENT

LIABILITIES		Rs.	Rs.	Assets		Rs.	Rs.
Notes held in the Banking D ment Notes in circulation	epart- :	21,75,37,000 1184,59,11,000		A.—Gold Coin and Bullion:— (a) Held in India (b) Held outside India		40,01,71,000	~
Total Notes issued			1206,34,48,000	Foreign Securities	•	650,34,38,000	
			į	Total of A B.—Rupee Coin Government of India R	Lupee		690,36,09,000 55,71,21,000
				Securities Internal Bills of Exchange other Commercial Paper	٠.		460,27,18,000
Total Liabilities	•		1206,34,48,000	Total Assets	,		1206,31,48,000

Ratio of Total of A to Liabilities: 57.227 per cent.

B. RAMA RAU, Governor

Dated the 3rd day of May 1950.

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 6th May 1950

No. 52.—It is notified for general information that the Central Government are pleased to approve the institution mentioned below for the purposes of sub-section (1) of section 15-B of the Indian Income-tax Act, 1922 (XI of 1922):—

Bombay

361. Jyoti Sangh, Ahmedabad.

No. 53.—It is notified for general information that the Central Government are pleased to approve the institution mentioned below for the purposes of sub-section (1) of section 15-B of the Indian Income-tax Act, 1922 (XI of 1922):—

Madhya Pradesh

362. Shree Nilkantheshwar College, Khandwa.

PYARE LAL, Dy. Secy.

CENTRAL BOARD OF REVENUE

Excess Profits Tax

New Delhi, the 29th April 1950

No. 50.—In pursuance of sub-section (3) of section 3 of the Excess Profits Tax Act, 1940 (XV of 1940), and in partial modification of its notification No. 6—Excess Profits Tax, dated the 8th March 1947, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Excess Profits Tax, B-Range, Calcutta shall also and the Appellate Assistant Commissioner of Excess Profits Tax, A-Range, Calcutta shall not, perform his functions in respect of appeal No. 4-E.P.T./C.III of 49-50 filed by Sjta Ashrumati Debi, Jalpaiguri.

INCOME-TAX

New Delhi, the 29th April 1950

No. 51.—In pursuance of sub-section (4) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in partial modification of its notification No. 32-Income-tax, dated the 9th November 1946, the Central Board of Revenue directs that the Appellate Assistant Commissioner of Income-tax, B-Range, Calcutta shall also and the Appellate Assistant Commissioner of Incometax, A-Range, Calcutta shall not, perform his functions in respect of Sita Ashrumati Debi of Jalpaiguri for Appeal No. I-T.A-23/C-III of 1949-50.

PYARE LAL, Secy.

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

CHARTERED ACCOUNTANTS

New Delhi, the 20th April 1950

No. 13-CA(2)/50.—With reference to the Notification of the Government of India in the Ministry of Commerce, No. 12-A(2)/48, dated the 26th February 1949, it is hereby notified that in exercise of the powers conferred by Regulation 13 of the Chartered Accountants Regulations, 1949, framed under the Chartered Accountants Act, 1949, the Council of the Institute of Chartered Accountants of India is pleased to restore to the Register of Members with effect from 11th April 1950, the following name, namely:—

Membership No.	R. A. Enrolment No,	
1695	1114	SWAMY, Sreepada, Anantha Padmanabha, G. D. A., Doluva Street, Behram- pur (Ganjam Dt.)

New Delhi, the 1st May 1950

No. 13-GA(8)/50.—With reference to the Notification of the Government of India in the Ministry of Commerce, No. 12-A(2)/48, dated the 26th February 1949, it is hereby notified that in exercise of the powers conferred by Regulation 13 of the Chartered Accountants Regulations, 1949, framed under the Chartered Accountants Act, 1949, the Council of the Institute of Chartered Accountants of India is pleased to restore to the Register of Members with effect from the 1st May 1950, the following name, namely:—

Membership No.	R. A. Enrolment No.	Name
1708	99	KRISHNAN, Alampallam Subramania Iyer, G.D.A., B-6, "Akhilakunj", Plot No. 8-A(1), Brahminwada Road, King's Circle, Matunga, Bombay.

G. P. KAPADIA,

President,

Council of the Institute of Chartered
Accountants of India.

MINISTRY OF COMMERCE

TEA CONTROL

New Delhi, the 29th April 1950

No. 218(3)Law(Tea)/50.—In pursuance of clause (a) of sub-section (1) of section 22 of the Indian Tea Control Act, 1938 (VIII of 1938), and in supersession of the Notification of the Government of India, Ministry of Commerce, No. 218 (1) FT (Tea)/49, dated the 30th April 1949, the Central Government is pleased to direct that, with effect from the 1st May 1950 the rate of licence fee levied by the Indian Tea Licensing Committee for an export licence, special export licence or permit issued by it shall be annas twelve per thousand pounds of tea or part thereof covered by such licence or permit.



B. N. BANERJI, Dy. Secy.

MINISTRY OF INDUSTRY AND SUPPLY

Bombay, the 15th April 1950

No. 9(9)-Tex.1/49.—In exercise of the powers conferred on me by clause 20 of the Cotton Textiles (Control) Order, 1948, I hereby issue the following directions.—

- 1. (i) These directions shall come into force on the 1st June 1950.
 - (ii) These directions shall be complied with by all producers, that is to say, both producers who have a spinning plant and those who have not.
 - (iii) If a producer satisfies the Textile Commissioner or such officer as the Textile Commissioner may appoint in this behalf that there are sufficient reasons why such producer should be exempted from compliance with any or all of these directions or that any or all of these directions should be modified in their application to him, the Textile Commissioner or the Officer so appointed by him may, by an order in writing, exempt such producer from compliance with any or all of these directions or modify any or all of these directions in their application to such producer.
 - (iv) These directions shall not apply.
 - (a) to cloth manufactured for export and marked with export markings; and
 - (b) to cloth which is produced on a power loom in a Government Institution and which is sold as Government property.

- 2. DHOTIES.—No producer shall produce a dhoti with borders exceeding 1/4" in width or use Zari or Muga or art silk yarn in a dhoti border.
- 3. LUNGIS AND GAMCHAS.—No producer shall produce any Lungi, Sarong or Gamcha with a check pattern.
- 4. CHADDARS, BED SHEETS, BED COVERS AND COUNTERPANES.—
 - No producer shall produce any checked or striped chaddar.
 - (ii) No producer shall produce any bed sheet with coloured woven borders lengthwise or breadthwise.
 - (iii) No producer shall produce any Bed Cover.
 - (iv) No producer shall produce any counterpane other than one having overall dobby or jucquard designs.

Explanation.—In this direction

- (u) "Chaddar" means any piece of cloth which is normally called by that name and which is used as in West Bengal for covering the body like a shawl;
 - (b) "Bed Sheet" means any piece of grey or bleached cloth which may be used for spreading over a bed;
 - (c) "Bed Cover" means any outer covering of a bed which is not a counter-pane as defined below and which has a decorative or coloured effect;
 - (d) "Counter-pane" means any outer covering of a bed woven in raised figures.
- 5. GAUZE, BANDAGE AND JACONET CLOTH.—No producer shall produce any gauze cloth or bandage cloth or jaconet cloth.
- 6. TABLE CLOTH AND NAPKINS.—No producer shall produce any table cloth or napkin other than one of damask bleached quality.
- 7. DUSTERS.—No producer shall produce a duster or duster cloth or wiper cloth or glass cloth.
- 8. COARSE CLOTH OF PLAIN WEAVE.—No producer shall produce cloth of plain weave with warp or counts of 8s and below.

Bombay, the 29th April 1950

No. 27/I-T(2)/48.—In pursuance of sub-clause (f) of Clause 2 of the Cotton Textiles (Export Control) Order, 1949, I hereby authorise Mr. M. R. Kazimi, Deputy Textile Commissioner in the Office of the Textile Commissioner, Bombay to exercise on my behalf the functions of the Tetile Commissioner under Clauses 3, 4 and 5 of the said Order.

No. 12(4)-Tex. 1/49.—In exercise of the powers conferred on me by clause 20 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following amendments shall be made in the Textile Commissioner's Notification No. TCS. 1/20, dated the 22nd September 1949, namely:—

In the said Notification,

- (i) in sub-paragraph (1) of paragraph 5 after the words "umbrella cloths" the words "Flanelettes, Bed sheets" shall be inserted.
- (ii) in schedule I, in each of the items 2 and 7, after the entry "Bleached" the entry "Dyed" shall be inserted.

Bombay, the 6th May 1950

No. 9(9)-Tex.1/49.—In exercise of the powers conferred on me by clause 33 of the Cotton Textiles (Control) Order, 1948, and with reference to sub-clause (2) of clause 25 of the said Order, I hereby direct that—

(i) cloth or yarn packed after 31st July 1948 and prior to 1st April 1949 by a producer having a spinning

- plant may be bought or sold or kept in possession in unopened bales or cases by the producer concerned or any dealer till the 15th May 1950 notwithstanding that the period specified for the same in the said sub-clause (2) of clause 25 has expired; and
- (ii) cloth or yarn packed in April 1949 or later by a producer having a spinning plant may be bought or sold or kept in possession in unopened bales or cases by the producer concerned or any dealer till the 30th September 1950 notwithstanding that the period specified for the same in the said subclause (2) of clause 25 has expired.

Nothing in this notification shall apply to cloth or yarn manufactured for export unless—

- (a) where it is lying with a mill, it is covered by a contract of sale against a valid export licence,
- (b) where it is held by an exporter, it is covered by item 2 of the table in Textile Commissioner's notification No. 80-Tex.1/48(i), dated the 2nd October 1948.

T. P. BARAT, Textile Commissioner.

New Delhi, the 3rd May 1950

No. 72.—In exercise of the powers conferred by clause 4 of the Colliery Control Order, 1945, as continued in force by section 17 of the Essential Supplies (Temporary Powers) Act, 1946 (NXIV of 1946), and in supersession of the notification of the Government of India in the late Department of Industries and Supplies, No. 685, dated the 3rd September 1947, the Central Government is pleased to fix the following prices at which coal over-loaded at weighbridges in Bengal and Bihar may be sold by colliery owners, namely:—

$\mathbf{Description}$

Price

 All overloaded weighbridge coal disposed of at any railway weighbridge except at the Mahuda weighbridge.

Rs. 11 0 0 per ton.

2. All overloaded weighbridge coal disposed of at the Mahuda weighbridge.

Rs. 9 0 0 "

Note.—The expression "overloaded weighbridge coal" means and includes with reference to a particular colliery, all coal taken off each loaded wagon at the railway weighbridge to adjust the weight of wagons according to the permissible axle load on the different sections of the railways and stacked in the name of that colliery.

S. BHOOTHALINGAM, Joint Secy.

New Delhi, the 29th April 1950

No. 26/18-Tex.2/49.—In exercise of the powers conferred by Section 18 of the Central Silk Board Act (Act. No. LXI of 1948) the Central Government is pleased to direct that the following amendment shall be made in the Central Silk Board Rules published with the Notification of the Government of India in the Ministry of Industry and Supply No. 26(18)-Tex.(2)/49, dated the 8th June 1949, namely:

In the said Rules for Rule 31(8), the following shall be substituted:—

"31(8) All monetary transactions shall be entered in the Cash Book as soon as they occur and attested by the Secretary in token of check. The Cash Book shall be closed daily and completely checked by the Secretary, or in his absence, by an officer authorised by him in this behalf. At the end of each month the Secretary shall verify the cash book and the cash in hand and record a signed and dated certificate to that effect."

R. C. GHOSH, Asstt. Secy.

Destination

Dehu Road

Dhatrigram

Dholpur .

Farukhabad

Ghatkesar

Gobardanga

Gorakhpur

Halishahr .

Hamirpur Road

Hindumalkota

Jehapur .

Indrabil

Jalgaon

Jamga

Jampagar

Itarsi

Idgah (Agra)

Guna

Habra

Hamira

Garh Dhenkanal

Dharamsala Kotwali Bazar O. A.

Devlali

 $\mathbf{E}\mathbf{k}\mathbf{d}\mathbf{i}\mathbf{l}$

Place Extract

per ton

Rs. As. P.

11 0 0

11 12 0

119 8 0

8 0 0

64 0 0

53 8

65

40 4 0

5 8

44 (0

5

83 8

69 0 0

80 12

4 12 0

63 12

16 0

39 8

23 12 0

31 0 0

45 0 0

39 0 '0

57 0 0

 $15 \ 4 \ 0$

51 0 0

52 4 0 46 4 0

29 4 0

6 0 0 5 4 0

5 0 0 13 4 0

63 0 0

30 4 0 81 0 0

6 8 0

8 8 0

 $12 \quad 0 \quad 0$

24 8 0

8 4 0

17 12

27 12

61 8 0

4 12 0

37 8 0

3I 4 0

14 0 0

51 0 0

34 8 0

27 12 0

53 12 0 15 8 0

7 12 0

54 8 0 14 12 0

0

19 8 61 8

68 8 0

0

0

46 12 0

4 12 0 75 4 0

8 12 0

55 8

0

0

0

6 12 0

25 12

New Delhi, the 26th April 1950

No. I(I)-1(146).—The following Notification issued by the Iron and Steel Controller under clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941, is published for general information:—

"NOTIFICATION.

In exercise of the powers conferred by Sub-clause (1) of Clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Iron and Steel Controller is pleased to notify the following amendments to the Freight (Place Extras) List No. 1 of 1949, issued under Notification No. I(I)-1(146), dated the 9th March 1949, published in the Gazette of India dated the 12th March 1949, as amended from time to time, namely:—

I-Corrigendum

For the amount-

- (i) Rs. 20-8-0 appearing against Dhulia read Rs. 22-0-0.
- (ii) Rs. 30-4-0 appearing against Jogbani read Rs. 36-4-0.
- (iii) Rs. 62-0-0 appearing against Ghorpuri read Rs. 12-4-0.
 - (iv) Rs. 69-4-0 appearing against Tilhar read Rs. 59-4-0.
- (v) Rs. 52-8-0 appearing against Ramgundam read Rs. 39-8-0.

11-Addendum

Add the following entries in the list in alphabetical order:

rder:							_	*	Jaunpur .				
						701			$oldsymbol{J}$ hansi .	•			
estination						Place	r to		Jhantipı hari				
						po		11	${f Jubbulpore}$				
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hmadnagar.		•	•	•	•			0	Kalai Kundah				
hraura Road .		•	•	•	•	37	-	0	Kaliyaganj				
Ajodhya		•	•	•		46		0	Kalyan				
Amaluer			•		•	26		0	Kamarhatty S	ding	-		•
Ambarnath .			•		•	6	8	0	Kanchrapara		,		•
Ambyapur						54 1	12	0	Kandhla .	•	٠		•
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erhampur Court						12	0	0	Krishnagar Cit	У	٠		
haratgarh								0	Kulitalai .	•		•	•
hanpur		•	Ċ	-				0	Kunch .	•	•	•	•
havnagar	. ,	•	•	•	•	41 1		0	Kurla .		•		
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hopal		•	•	•	-			0	Laheria Sarai				
Birneger	•	•	•	•	•			0	Lalgola Ghat				
oinchee		•	•	•	•			0	Madan Mahal				
ongaon			•	•	-			0	Madhubani				
ulandshahr .			٠.					0	Madura	_			
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Paharpur	•		٠						25	0	0
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Poona	•	•	•	٠,	•	•	•	•	12	4	0
Pulgaon	· ·	•	•	•	•	•	•	•	38	4	0
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Rajkot Rajkuta		•	•	•	•	•	•	•	77	8	0
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Ranchi Ro	e.d	•	•	•	•	•	•	•	$\frac{\cdot}{22}$	8	0
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Saktigarh									8	8	0
Samastipu	r								29	12	0
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Sanatnagai									4.1	0	0
Sangola				٠			٠.		27	4	0
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Sholapur			•	•	•			٠	25	12	0
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Sodepora	• .	•	•	•	•	•	-	٠	4	12	0
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M. K. Powvala, Iron and Steel Controller."

N. B. REDDY, Under Secy.

New Delhi, the 27th April 1950

No. I(1)-1(771).—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government

of India in the Ministry of Industry and Supply, No. 1(1)-1(771), dated the 29th November 1948, namely:—

To the Schedule annexed to the said notification, the following shall be added—

"Additional District Magistrates of Dhanbad and Saharsa and the District Magistrates of all the other Districts of Bihar."

New Delhi, the 3rd May 1950

Import of controlled categories of iron and steel

No. I(5)-16(7)/49.—Corrigendum.—The following paras. shall be added under para. (c) in Part III of the Public Notice of the Government of India in the Ministry of Industry and Supply, No. I(5)-16(7)/49, dated the 22nd April 1950, namely:—

"The time limit of 60 days mentioned above will not apply to Pipes, Tubes and Fittings imported by controlled stockists and importers other than

"The importer's remuneration referred to above applies to all the categories mentioned in the heading excepting Pipe Fittings for which the remuneration for delivery ex-godown will be 10 per cent. and for delivery ex-jetty 6½ per cent. over the landed cost."

N. R. REDDY, Under Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 2nd May 1950

No. F.26-4/49-IRN.II.—The following candidates have qualified for the certificate of proficiency of the Central Drilling School on successful completion of their full course of training in mechanical drilling of tubewells from November 1948 to August 1949:—

	Names	Nominees of Govt. of
1.	Shri J. N. Katyal	Punjab,
2.	Shri R. N. Billa	Do.
3.	Shri M. P. Pandey.	Uttar Pradesh.
4.	Shri D. C. Bansal	Do.
5,	Shri M. K. Ambist	Do.
6.	Shri S. M. Rai	Do.
7.	Shri M. S. Ydav.	Do.
8.	Shri S. Narayanswamy	Madras.
9.	Shri S. R. Usmani	Central
10.	Shri K. A. Qureshi	Madhya Pradesh.
		. _

N. S. SREEKANTIAH, Asstt. Secy.

MINISTRY OF HEALTH

New Delhi, the 6th May 1950

No. F.27-3/50-MI.—In exercise of the powers conferred by the Proviso to article 309 of the Constitution the President is pleased to direct that the following further amendment shall be made in the Medical Officers Fees Rules, 1941, namely:—

In the Schedule annexed to the said Rules, for item 2(a), the following item shall be substituted, namely:—

- "2-A(i) Issue of death certificates for special purposes, e.g., probate, life assurance, letters of administration, succession, etc. in respect of deaths occurring in State hospitals......4.
- (ii) Issue of dotailed death certificates for purposes of life assurance in forms prescribed by life assurance companies in respect of deaths occurring in State Hospitals.....8.

J. N. SAKSENA, Under Secy.

New Delhi, the 2nd May 1950

- No. F.14-14/50-G.—The following members of Parliament have been elected by the Parliament of India to serve on the Standing Committee to advise on the subjects lealt with in the Ministry of Health during the financial year 1950-51:-
 - 1. Shri P. C. Barua.
 - 2. Shrimati Dakshayani Velayudhan.
 - 3. Shri Md. Ibrahim Ansari.
 - Shri Jai Sukh Lal Hathi.
 - 5. Shri Ramraj Jajware.
 - 6. Moulavi Mohammed Haneef.
 - 7. Shri Sunder Lall.
 - 8. Shri Bhola Raut.
 - 9. Shrimati Jayashri Raiji.
 - 10. Shri M. V. Gangadhara Siva.
 - 11. Shri Ambika Charan Shukla.
 - 12. Shrimati Kamla Chaudhri.
 - 13. Dr. V. Subramaniam.
 - 14. Babu Ramnarayan Singh.
 - 15. Shri Vinyak Rao Balashankar Vaidya.

M. R. KOTHANDARAMAN, Dy. Secy.

MINISTRY OF RAILWAYS (Railway Board)

VIZAGAPATAM PORT

New Delhi, the 2nd May 1950

No. 2101-T.C.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to direct that with effect from the 1st June 1950, the following further amendment shall be made in the rules published with the notification of the Government of India in the late Department of Commerce, No. 222-P&L/33(vi), dated the 30th September 1933, namely:-

For rule 1A of the said Rules, the following rule shall be substituted, namely:-

"1A. Vessels desiring to leave the port notify this by the hoisting of the Pilot Jack. If a vessel is not ready to sail within one hour of hoisting the signal, a detention fee of Rs. 40 per hour or part thereof in excess of the first hour after hoisting of the Jack may be levied, at the discretion of the Port Administrative Officer. Such fee of Rs. 40 is inclusive of the 331 per cent. surcharge referred to in rule 1-B.

S. S. RAMASUBBAN, Secy.

MINISTRY OF TRANSPORT

New Delhi, the 29th April 1950

No. 2-G(22)/50.—The following Members of Parliament have been elected by Parliament to serve on the Standing Committee for the Ministry of Transport (other than Roads) for the financial year 1950-51:-

- 1. Shri Ram Chandra Upadhyaya.
- 2. Shri Theble Oraon.
- 3. Shri Jagannath Mishra.
- 4. Shri P. Kunhiraman.
- 5. Kaka Bhagwant Rai.
- 6. Shri V. M. Obaidullah.
- 7. Dr. Mono Mohon Das.

- 8. Shri M. Y. Nurie.
- 9. Shri Ari Bahadur Gurung.
- 10. Shri Nemi Saran Jain.
- 11. Dr. Y. S. Parmar.
- 12. Shri Gopinath Singh.
- 13. Shri Kailash Pati Sinha.
- 14. Shri S. K. Ahmad Meeran.
- 15. Shri Satis Chandra Samanta.

J. K. ATAL, Dy. Se cy.

MINISTRY OF COMMUNICATIONS

Posts and Telegraphs

New Delhi, the 26th April 1950

No. T-67/50.—In exercise of the powers confer red by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government is pleased to direct that the following further amendment shall be made in the Indi an Telegraph Rules, 1932, namely:

To the entries in the list of languages specifie d in rule 186 of the said Rules, the following entry shall be added, namely:-

"Hindi".

A. Vi. PAI, Secy.

New Delhi, the 1st May 1950

No. R-1-5/50.—In exercise of the powe‡s section 10 of the Indian Post Office Act, 1898, (VI of 1898), conferred by the Central Government is pleased to chira ect that, with effect from the 1st May 1950, the following! further amendments shall be made in the Indian Post Caff ce Rules, 1933, namely:--

In the said rules:—

- (a) In rule 50-A-
 - (1) in sub-rule (1), for the words "f our annas," the words "five annas" shall be suk stituted; and
 - (ii) in sub-rules (1) and (2), for the 1 etters and figures "Rs. 5-0-0" the letters and figr res "Rs. 7-13-0" shall be substituted.
- (b) In rule 107—
 - (i) in sub-rule (1), for the words words "five annas" shall be

"four annas," the substituted; and

(ii) in sub-rule (2), for the letters 5-0-0" the letters and figures be substituted.

and figures "Rs. "Rs. 7-13-0" shall

K. V. VENKATAC HALAM, Dy. Secy.

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MINISTRY OF WORKS, MINE S AND POWER

RESOLUTION

New Delhi, the 29th 'A pril 1950

No. 3211-WI/50.—The Government of India have decided to set up a Committee, cc insisting of the following, to advise them on the mainte nance of the Samadhi of Mahatma Gandhi at Rajghat:-

(1) The Hon'ble Minister f()r Works, Mines and Power.

(Chairman).

- Commissione r, Chief Delhi (To act as Depu ty Chairman, $_{
 m in}$ $_{
 m the}$ absen 36 of the Hon'ble Minister f or Works, Mines & Power). • • • . . .
- (3) Shri Devadas Gandhi.
- (4) Shri Lakshmidas Purshota n. (5) Shri Dharma Vira, Princip al Private Secretary to he Hon'ble Prime Minister.
- (6) Shri Yudhvir Singh.
- (7) Shri Brijkrishan Chandiwa la.

Members.

The Executive Engineer, 'D' Division, Central Public Works Department will be the Secretary of the Committee.

2. The Committee's functions will be to advise the Government of India, in the Ministry of Works, Mines and F'ower, on the upkeep, maintenance and management of the Rajghat Samadhi, and in particular, on the arrangements to be made for Sarvodaya Day (viz., 30th January), and the Gandhi Jayanti Week from 2nd October to 9th October, every year.

New Delhi, the 1st May 1950

No. 3270-WI/50.—In pursuance of the Government of Indial's decision to erect a Memorial of suitable design on the street at which the body of Mahatma Gandhi was crematical, it has been decided to constitute a Committee, with this following terms of reference:—

"To Galvise the Government of India on the selection of a design for the Memorial to Mahatma Gandhi at Rajghat".

- 2. The Committee will consist of—
 - The Hon'be Minister for Works, Mines and Power (Chairman).
 - (2) Shri Devadas Gandhi.
 - (3) Shri Kaka Kalelkar.
 - (4) Shri Rathindranath Tagore.
 - (5) Shri V. P. Karmarkar.
 - (6) The Chief Engineer, Central Public Works Department, New Delhi.
 - (7) The Senior Architect, Central Public Works Department, New Delhi.
- 3. The Committee will have powers to co-opt to itself any one who, it considers, will be of assistance in the selection of the design.

M P. PAI. Joint Secy.